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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/786,931	02/26/2004	Katrina Videnovich	4898	
7:	590 09/01/2005		EXAM	INER
BURTON WERBEL			NGUYEN, HUNG T	
13934 BORA BORA WAY E-226 MARINA DEL REY, CA 90292				
			ART UNIT	PAPER NUMBER
			2636	

DATE MAILED: 09/01/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Χi	•				
	Application No.	Applicant(s)				
	10/786,931	VIDENOVICH ET AL.				
Office Action Summary	Examiner	Art Unit				
	Hung T. Nguyen	2636				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be ting within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	mely filed ys will be considered timely. It the mailing date of this communication. ED (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed on 26 Fe	ebruary 2004					
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) ☐ Claim(s) 1-4 is/are pending in the application. 4a) Of the above claim(s) is/are withdray 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-4 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or						
Application Papers						
9) The specification is objected to by the Examine 10) The drawing(s) filed on 26 February 2004 is/are Applicant may not request that any objection to the Replacement drawing spect(s) including the correction	e: a)  accepted or b)  objecte drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
<ul> <li>12) Acknowledgment is made of a claim for foreign</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents</li> <li>2. Certified copies of the priority documents</li> <li>3. Copies of the certified copies of the prior application from the International Bureau</li> </ul>	s have been received. s have been received in Applicati ity documents have been receive	on No				
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)	•					
Notice of References Cited (PTO-892)	4) Interview Summary					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da					
B) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	atent Application (PTO-102)					

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#### **DETAILED ACTION**

### **Drawings**

1. The drawings are objected to because on top of the drawing includes the applicant name and telephone number must be **removed**. Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

### 2. In the Title:

The Title of the invention is **too long**. Therefore, a new Title should be in the following:
--Easy interchangeability of embellishments on wearing apparel accessories--;

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3. In the claims:

### Claim Objections

## Claim Rejections - 35 USC § 112

4. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1-4 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Regarding claims 1-3, the phrases "etc." on the last lines renders the claim indefinite because they are unclear whether the limitation(s) following the phrase are part of the claimed invention. See MPEP § 2173.05(d).

### Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

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The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

6. Claims 1-4 are rejected under 35 U.S.C. 102(e) as being anticipated by Fuentes (U.S. 6,834,395).

Regarding claims 1-2, Fuentes discloses a sporting jacket / garment (10) is attached by display device (FBI) / flexible illuminated display pad (23) / patterns / indicators (20) / corporate logos / messages is receiver (30,40) which can be seen by people as advertisements or commercial. The display device is a receiver (30,40) which is receiving signal from a remote transmitter (30,40) by wireless signal (32,50), wireless network (630) [ figs.1-2,5-6, col.3, line 45 to col.4, line 16, col.5, lines 46-59, col.6, lines 1-6, col.8, lines 8-18, col.10, line 59 to col.11, line 11 ];

- the sporting jacket / garment (10) is attached by display device / flexible illuminated display pad (23) / patterns / indicators (20) / corporate logos which can be removed as desired [ figs.1-2, 5-6, col.3, line 45 to col.4, line 5, col.10, line 59 to col.11, line 15 and col.12, lines 13-23 ].

Regarding claim 3, Fuentes discloses a sporting jacket / garment (10) is attached by display device (FBI) / flexible illuminated display pad (23) / patterns / indicators (20) / corporate logos /

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messages is receiver (30,40) which can be seen by people as advertisements or commercial. The display device is a receiver (30,40) which is receiving signal from a remote transmitter (30,40) by wireless signal (32,50), wireless network (630) [ figs.1-2,5-6, col.3, line 45 to col.4, line 16, col.5, lines 46-59, col.6, lines 1-6, col.8, lines 8-18, col.10, line 59 to col.11, line 11 ];

- the sporting jacket / garment (10) is attached by display device / flexible illuminated display pad (23) / patterns / indicators (20) / corporate logos which can be removed / Velcro or bonding material as desired / the patch (23) is secured by magnet type material [ figs.1-2, 5-6, col.3, line 45 to col.4, line 5, col.10, line 59 to col.11, line 15 and col.12, lines 13-23 ].

Regarding claims 4-5, Fuentes discloses a circuit having microprocessors, timer, power supply / battery (30), a memory device for storing data information and operating advertisement as the display pad (23) / patterns / indicators (20) by LEDs (100) / corporate logos [ figs.1-2, 5-6, col.2, lines 44-64, col.3, lines 45-61, col.4, lines 29-62, col.5, lines 46-61, and col.8, lines 51-60 and col.12, lines 43-63 ].

### Conclusion

- 7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
  - Restauro (U.S. 6,558,016) Motorcyclist garment with illuminated traffic signals.
  - Spearing (U.S. 6,679,615) Lighted signaling system for user of vehicle.

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Palamides (U.S. 6,895,261) Portable wireless communication apparatus integrated with

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garment.

8. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Hung T. Nguyen whose telephone number is (571) 272-2982.

The examiner can normally be reached on Monday to Friday from 8:00am to 5:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Hofsass, Jeffery can be reached on (571) 272-2981. The fax phone number for this

Group is (571) 273-8300.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the Group receptionist whose telephone number is (703) 305-4700.

HUNG NGUYEN PRIMARY EXAMINER

Examiner: Hung T Nguyen

Date:

August 29, 2005